



4(a). Names, addresses and telephone numbers of all persons whom the party believes may have knowledge or information relevant to events, transactions or occurrences that gave rise to the action.

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4(b). The nature of the knowledge or information each such individual is believed to possess.

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5. Names, addresses and telephone numbers of all persons who have given statements, whether written or recorded, signed or unsigned, and the custodian of the copies of those statements.

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6. Names, addresses and telephone numbers of each person you expect to call as an opinion witness at the arbitration hearing/trial; the subject matter of their testimony; their conclusions and opinions and basis therefore; their qualifications; and, copies of any reports prepared by them.

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7. A computation and the measure of damages you allege; the document or testimony on which the computation and measure are based; and, the names, addresses and telephone numbers of all damage witnesses.

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8. The existence, location, custodian and general description of any tangible evidence or documents that you plan to use at the arbitration hearing/trial and relevant insurance agreements.

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9(a). A list of documents (if voluminous documents, a list of the categories of documents) you know to exist (whether or not in the party's possession, custody or control) which may be relevant to the subject matter of the action and which appear reasonably calculated to lead to discovery of admissible evidence.

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9(b). The dates when these documents will be made or have been made available for inspection and copying.

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